UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

Elena Sthujan
Write the full name of each plaintiff.

18CV7469

(Include case number if one has been assigned)

-against-

MICHAEL CIOROLU-APERSON

ALL OTHERS UNLITTED BOTH KNOWN

AND UNKNOWN

COMPLAINT

Do you want a jury trial?

Write the full name of each defendant. If you need more space, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed above must be identical to those contained in Section II.

NOTICE

The public can access electronic court files. For privacy and security reasons, papers filed with the court should therefore *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number. See Federal Rule of Civil Procedure 5.2.

"SUB UMBRA ALARUM TAURUM"

"BENEATH THE SHADOW OF WINGS, O LORD"
"THE LAW HAS ALW AYS BEEN ON YOUR SIDE-USE IT
TO BUILD A BETTER, STRONGER AMERICA"

I Women of Fleet and Blood LICC 1.308 LICC 1.709

I Women of Flesh and Blood, UCC 1-308, UCC 1-103.6

TOBEY THE CONSTITUTION"

SIGN SIGNATURE S

BASIS FOR JURISDICTION

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving with of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United

| States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case and guider the Office States States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation, and the amount in controversy is more than \$75,000, is a diversity case. In a diversity case, no defendant may be a citizen of the same State as any plaintiff. |
|--|
| What is the basis for federal-court jurisdiction in your case? |
| ☐ Federal Question |
| Diversity of Citizenship |
| A. If you checked Federal Question |
| Which of your federal constitutional or federal statutory rights have been violated? |
| |
| |
| |
| B. If you checked Diversity of Citizenship |
| 1. Citizenship of the parties |
| Of what State is each party a citizen? |
| Of what State is each party a citizen? The plaintiff, Elena Shufan , is a citizen of the State of (Plaintiff's name) |
| (Plaintiff's name) |
| State in which the person resides and intends to remain.) |
| (State in which the person resides and intends to remain.) |
| or, if not lawfully admitted for permanent residence in the United States, a citizen or subject of the foreign state of |
| Subject of the foreign state of |
| If more than one plaintiff is named in the complaint, attach additional pages providing information for each additional plaintiff. "BENEATH THE SHADOW OF WINGS, O LORD" "THE LAW HAS ALWAYS BEEN ON YOUR SIDE-USE IT TO BUILD A BETTER, STRONGER AMERICA" Page 2 |
| I Women of Flesh and Rigod, UCC 1-308, UCC 1-103.6 |

OBEY THE CONSTITUTION"

| If the defendant is an individual: |
|--|
| The defendant, MICHAEL CIOROVU, is a citizen of the State of (Defendant's name) |
| (Defendant's name) |
| |
| or, if not lawfully admitted for permanent residence in the United States, a citizen or |
| subject of the foreign state of |
| · |
| If the defendant is a corporation: |
| The defendant, MICHAEL CIOROL, is incorporated under the laws of the State of New YORK |
| the State of New YORK |
| and has its principal place of business in the State of Mew YORK |
| |
| and has its principal place of business in 244 3 the Avenue, #13. If more than one defendant is named in the complaint, attach additional pages providing of the information for each additional defendant. |
| and has its principal place of business in act of diditional pages providing 0/0 |
| information for each additional defendant. |
| |
| II. PARTIES |
| A. Plaintiff Information |
| Provide the following information for each plaintiff named in the complaint. Attach additional |
| Thena Strulan |
| |
| 1 113t Name |
| P.O. BOX 20632 |
| Street Address 6592 1.00 |
| Mew YORK MY 10075 6592 County City State Zip Code 2 |
| Mew Joria My Jooff 18/18/18 County, City State Zip Code Chb - 234-242 estrufan 2016 (Og natt. Confitted) Telephone Number Email Address (if available) |
| Telephone Number Email Address (if available) |
| |
| "SUB UMBRA/ALARUM LAUKUM" "BENEATH PHEISHADOW OF WINGS, O LORD" Page 3 |
| "THE LAW HAS ALWAYS BEEN ON YOUR SIDE- USE IT TO BUILD A DET TER, STRONGER AMERICA" |
| I Women of Flesh and Blood, UCC 1-308, UCC 1-103.6 |
| OBEY THE CONSTITUTION" |

B. Defendant Information

To the best of your ability, provide addresses where each defendant may be served. If the correct information is not provided, it could delay or prevent service of the complaint on the defendant. Make sure that the defendants listed below are the same as those listed in the caption. Attach additional pages if needed.

| Defendant 1: | MICHAEL | CIOROIU | | | | | |
|--------------|---|--|-----------|--------------|--|--|--|
| | First Name | Last Name | | | | | |
| | 247 360 | ther identifying information), A HVERUE, # | <u> </u> | | | | |
| | Current Work Address Www YORK | (or other address where defer | 10010 | | | | |
| | County, City (2) | 2 - 99 State - 809 | Zip Code | | | | |
| Defendant 2: | OTHER U | NIISTED, BOT | H KNOWN A | 4/2 | | | |
| | First Name | Last Name U A | H KNOWN A | | | | |
| | Current Job Title (or other identifying information) | | | | | | |
| | Current Work Address (or other address where defendant may be served) | | | | | | |
| | County, City | State | Zip Code | _ | | | |
| Defendant 3: | · | | | | | | |
| | First Name | Last Name | | _ | | | |
| | Current Job Title (or other identifying information) | | | | | | |
| | Current Work Address (or other address where defendant may be served) | | | | | | |
| | eounty, City | State | Zip Code | — 6 | | | |

"SUB UMBRA ALARUM TAURUM"

"BENEATH THE SHADOW OF WINGS, O LORD"
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TO BUILD A BETTER, STRONGER AMERICA"

I Women of Flesh and Blood, UCC 1-308, UCC 1-103.6
"OBEY THE CONSTITUTION"

Page 4

| Defendant 4: | | | | |
|---|-------------------------|---|--|--------------|
| | First Name | Last Name | | |
| | | | | |
| | Current Job Title (or o | other identifying information) | | |
| | | / II II was been defense | dant may be served) | |
| | Current Work Addres | s (or other address where defend | uant may be served) | |
| | County, City | State | Zip Code | |
| III. STATEME | NT OF CLAIM | | | 11 - 0 |
| Place(s) of occur | #110 al. | HATTAN - HOS | | • |
| Date(s) of occurr | rongo: IO O (1 | 9:1 Ju Co | monon Lau | / |
| Date(s) of occur | terice. | TATULE OF HI | MITATION FO | 2 /. |
| FACTS: | | | | -/ . |
| State here briefl harmed, and wh additional pages | iat each defendant per | ort your case. Describe what ha sonally did or failed to do that h | ppened, how you were narmed you. Attach | |
| additional pages | In needed. | d my "Note | ie of Com | non |
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| DEFF | ULT. | | | 8/16/10 |
| | | | | # NP/ /A |
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| | "SUB | UMBRA ALARUM TAURU | M" | |

"BENEATH THE SHAPOW OF WINGS, O LORD"
"THE LAW HAS ALWAYS BEEN ON YOUR SIDE-USE IT
TO BUILD A BETTER, STRONGER AMERICA"

I Women of Flesh and Blood, UCC 1-308, UCC 1-103.6
"OBEY THE CONSTITUTION"

Page 5

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"SUB UMBRA ALARUM TAURUM"

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I Women of Flesh and Blood, UCC 1-308, UCC 1-103.6

"OBEX THE CONSTITUTION"



V. PLAINTIFF'S CERTIFICATION AND WARNINGS

By signing below, I certify to the best of my knowledge, information, and belief that: (1) the complaint is not being presented for an improper purpose (such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation); (2) the claims are supported by existing law or by a nonfrivolous argument to change existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Federal Rule of Civil Procedure 11.

I agree to notify the Clerk's Office in writing of any changes to my mailing address. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

| Each Plaintiff must sign and date the complaint proceed without prepayment of fees, each plain | t. Attach additional pages if necessary. If seeking to intiff must also submit an IFP application. |
|--|--|
| 8/16/2018 | Zfend fryou UCCI-300 |
| Elend | Plaintiff's Signature/ Street fan |
| First Name Middle Initial P.O. Box 206 | Last Warme 32 |
| Street Address New YORK | MJ 110075] |
| County, City 646-234-2421 | State Strufan 2016 6 9 mall- Con |
| Telephone Number | Email Address (if available) |

I have read the Pro Se (Nonprisoner) Consent to Receive Documents Electronically: ☐ Yes ☐ No

If you do consent to receive documents electronically, submit the completed form with your complaint. If you do not consent, please do not attach the form.

"SUB UMBRA ACARUM TAUKUM"

"BENEATH THE SHADOW OF WINGS, O SORD"
"THE LAW HAS ALWAYS BEEN ON YOUR SIDE. SETT
TO BUILD A BEYTER, STRONGER AMERICA!

I Women of Flesh and Blood, UCC 1-308, UCC 1-30

"ØBEY THE CONSTITUTION"

Page 7

" WHEN INJUTICE BECOMES LAW, THE RESISTENCE BECOMES DUTY"- Th. Jefferson "THE CONSTITUTION IS THE GUIDE WHICH I WILL NEVER ABANDON"-G. Washington. " THE LAW HAS ALWAYS BEEN ON YOUR SIDE- USE IT TO BUILD A BETTER, STRONGER AMERICA".

"NO ONE IS ABOVE- THE- LAW", "ALL ARE EQUAL UNDER THE LAW".



| The Court States 25 and the States St | The United | States District | Court | Southern | District of New | York |
|--|------------|-----------------|-------|----------|-----------------|------|
|--|------------|-----------------|-------|----------|-----------------|------|

| | X |
|------------------|------------------------|
| Elena Strujan | DOCKET: |
| Plaintiff, | |
| \mathcal{V} . | NOTICE OF MOTION FOR |
| MICHAEL CIODOILI | PROUEST OF CERTIFICATE |

MICHAEL CIOROIU ALL OTHERS UNLISTED, BOTH KNOWN AND UNKNOWN.

WRONGDOERS/DEFENDANTS

I, Elena Strujan Respondent/Claimant, the crime victim, hereby moves this Court pursuant to Res Ipsa Loquitur* and Mala in se **, to enter DEFAULT JUDGMENT in favor of Claimant and against WRONGDOERS/DEFENDANTS MICHAEL CIOROIU, and

OF DEFAULT

1of 2 By Elena; of the family Strujan Claimant/ Plaintiff NOTICE OF MOTION FOR CERTIFICATE **DEFAULT**

ALL OTHER UNLISTED, BOTH KNOWN OR UNKNOWN on the grounds that said

WRONGDOERS/DEFENDANTS failure to cure and to Rebut with an Affidavit of Truth as

Firsthand knowledge at My lawful "NOTICE OF COMMON LAW, BRIEF

INFORMATION, CLAIM OF LIEN OBLIGATION, AFFIDAVIT OF TRUTH AND FACTS

"as fully appears in My Affidavit in support of the motion.

Dated: August 16, 2018

Elena Strujar-Petitioner, a common woman Sui Juris, Under Duress, Attornatus Privatus. P. O. Box 20632, New York, N. Y., [10075] 646-234-2421, estrujan2016@gmail.com

"SUB UMBRA ALARUM TAURUM"

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I Women of Flesh and Blood, UCC 1-308, UCC 1-103.6
"OBEY THE CONSTITUTION"

Wrote and printed from a Public computer and printer with all risks. WITNESS: My hand and official seal. End of document.

* Res ipsa loquitur - Wikipedia https://en.wikipedia.org/wiki/Res_ipsa_loquitur
In the common law of torts, res ipsa loquitur (Latin for "the thing speaks for itself") is a doctrine that infers negligence from the very nature of an accident or injury in the absence of direct evidence on how any defendant behaved.

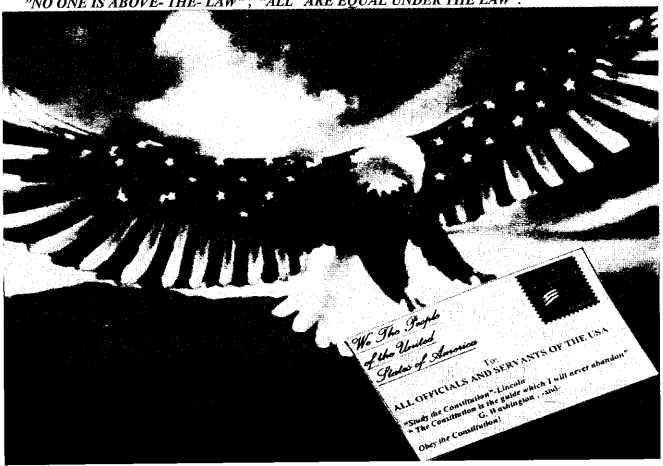
Res ipsa loquitur - Legal Dictionary | Law.com https://dictionary.law.com/Default.aspx?selected=1823 res ipsa loquitur. (rayz ip-sah loh-quit-her) n. Latin for "the thing speaks for itself," a doctrine of law that one is presumed to be negligent if he/she/it had exclusive control of whatever caused the injury even though there is no specific evidence of an act of negligence, and without negligence the accident would not have ...

** Mala In Se - Criminal Law Crime Classifications | LectLaw.com(https://www.lectlaw.com/mjl/cl018.htm)
Mala in se (the singular is malum in se) is a term that signifies crime that is considered wrong in and of
itself. The phrase is Latin and literally means wrong in itself. This class of crime is contrasted by crimes
mala prohibita, the Latin term for "wrong because they are prohibited."



" WHEN INJUTICE BECOMES LAW, THE RESISTENCE BECOMES DUTY"- Th. Jefferson "THE CONSTITUTION IS THE GUIDE WHICH I WILL NEVER ABANDON"-G. Washington. " THE LAW HAS ALWAYS BEEN ON YOUR SIDE- USE IT TO BUILD A BETTER, STRONGER AMERICA".

"NO ONE IS ABOVE- THE- LAW", "ALL ARE EQUAL UNDER THE LAW".



| The United | States District | Court | Southern District of New York |
|---------------|-----------------|-------|-------------------------------|
| | | x | |
| Elena Strujan | • | | DOCKET: |
| | Plaintiff, | | |
| MICHAEL CI | v. OROIII | | AFFIRMATION IN SUPPORT |

WRONGDOERS/DEFENDANTS

ALL OTHERS UNLISTED, BOTH KNOWN

UNKNOWN

I, Elena Strujan, Claimant, a common woman, Sui Juris, Under Duress, Attornatus Priyatus, hereby declares as follows:

OF REQUEST FOR

CERTIFICATE ODEFAULT

1 of 4 By Elena; of the family Strujan Claimant AFFIRMATION IN SUPPORT NOTICE OF MOTIO DEFAULT JUDGMENT

- 1. I am the Claimant in this action.
- 2. This action was commenced pursuant to the rights guaranteed by the NYS and the USA Constitution.
- 3. In 1999 or 2000 MICHAEL CIOROIU performed surgery to Me regarding My external hemorrhoids.
- 4. With trespass, Abusive, Unlawfully, with Malpractice and High Greed for money **DEFENDANT**MICHAEL CIOROIU and ALL OTHERS UNLISTED, BOTH KNOWN OR UNKNOWN

 at this time, cut My anal visceral muscle and reduced the diameter of My anal orifice as a kid 2

 years old. Not only to Me.
- 5. He did it in purpose, secretly, without My consent to be his client for life for anal dilatation.
- 6. I served the WRONGDOER/DEFENDANT MICHAEL CIOROIU <u>firsthand knowledge</u> with My lawful "NOTICE OF COMMON LAW, BRIEF INFORMATION, CLAIM OF LIEN OBLIGATION, AFFIDAVIT OF TRUTH AND FACTS" (see attachment).
- 7. The WRONGDORS /DEFENDANT, with guilty knowledge, refused to rebut My Notice of Common Law as firsthand knowledge with affidavit and under penalty of perjury in 30 days' time frame. "He who does not deny, admits". "An un-rebutted affidavit is the judgment in commerce.
- 8. The time for WRONGDOERS/DEFENDANTS: MICHEL CIOROIU ALL OTHERS

 UNLISTED, BOTH KNOWN OR UNKNOWN to answer or otherwise move with respect to the complaint herein has expired.
- 9. After a while, and after the lawful time expired the counselor of the WRONGDOERS/DEFENDANTS ALL OTHERS UNLISTED, BOTH KNOWN OR UNKNOWN after the time expired contacted Me confirming DEFENDANT CIOROIU receive d My Notice, and asking Me more about Common Law.
- 10. I refused to communicate with the lawyer since e he is not firsthand knowledge.
- 11. The WRONGDOERS/DEFENDANTS ALL OTHERS UNLISTED, BOTH KNOWN OR UNKNOWN are not infants or incompetents.
- 12. The WRONGDOERS/DEFENDANT S ALL OTHERS UNLISTED, BOTH KNOWN OR UNKNOWN are not presently in the military service of the United States as appears from facts in this claim.

- The WRONGDOERS/DEFENDANTS ALL OTHERS UNLISTED, BOTH KNOWN OR 13. UNKNOWN refused to cure the damages, the incommensurable and unimaginable harm produced Me a natural common woman with his trespass. SCARS FOR LIFE.
- My lawful Notice of Common Law being Common Law construct, the only way this Lien can 14. be removed is:
 - By a Rebuttal Affidavit done by the firsthand knowledge. a)
 - By Full Payment as I require in which case I will remove it. b)
 - The decision of the Jury of 12, deciding that the Lien should not have been c) executed. This involved the WRONGDOERS /DEFENDANTS as firsthand knowledge to take Me to the Court de Jure (Common Law Court). Time pass out already.
- Because is a Common Law not a Statutory process do not under any circumstances, assume 15. that any judge can remove a lien. A judge cannot do that, and judges know that (because is a Common Law not a Statutory, process).
- My Statement of Truth, reflected the truth of My status and which will not only became the truth, 16. in law- but will also become A JUDGMENT, IN LAW.
- That being the case, no hearing will require. Because the judgment has already been made by the 17. truth (That's Common Law).

是是这种的人,我们也可以是一个人的,他们也是一个人的人的人,也是一个人的人的人的,也是一个人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人

- A failure to respond attested and confirmed, the truth of all points contained herein and those points *18*. shall stand as the truth in law as regards My living soul.
- The WRONGDOERS/DEFENDANT S ALL OTHERS UNLISTED, BOTH KNOWN OR 19. UNKNOWN are indebted to Me in conformity with My "NOTICE OF COMMON LAW, BRIEF INFORMATION, CLAIM OF LIEN OBLIGATION, AFFIDAVIT OF TRUTH AND FACTS" as: MICHEL CIOROIU ALL OTHERS UNLISTED, BOTH KNOWN OR UNKNOWN a total of \$ 500, 000, 000.00 (fivehundredsmillions) in hundred.

WHEREFORE, Claimant Elena Strujan, a common woman, Sui Juris, Under Duress, Attornatus Privatus request that the Default of WRONGDOERS/DEFENDANTS MICHEL CIOROIU ALL OTHERS UNLISTED, BOTH KNOWN OR UNKNOWN at this time be noted and a CERTIFICATE OF DEFAULT ISSUED.

I declare under penalty of perjury that the foregoing is true and accurate to the best of My knowledge, Information and belief, that the amount claimed is justify due to Me claimant, is commercial reasonable, just, correct and that no part thereof has been paid.

By Elena; of the family Strujan Claimant AFFIRMATION IN SUPPORT NOTICE OF MOTION EQ **DEFAULT JUDGMENT**

I say here, and I will verify in open Court if necessary that all herein be true.

I will do My best, and God will do the rest. I Reserve ALL Natural God-Given Indefeasible Birthrights, Waiving None, Ever UCC1-308, UCC 1-103.6.

espectfully,

Dated: August 16, 2018

"SUB UMBRA ALARUM TAURUM"

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I Women of Flesh and Blood, UCC 1-308, UCC 1-103.6
"OBEY THE CONSTITUTION"

Elena Strujan- Petitioner, a common woman Sui Juris, Under Duress, Attornatus Privatus.

P. O. Box 20632/New York, N. Y., [10075] 646-234-2421. estrujan2016@gmail.com

Wrote and printed from a Public computer and printer with all risks.

In attachment My Lawful "NOTICE OF COMMON LAW, BRIEF INFORMATION, CLAIM OF LIEN OBLIGATION, AFFIDAVIT OF TRUTH AND FACTS".

WITNESS:

My hand and official seal. Each page is stamped on the back in wet ink and signed. End of document.



EXHIBIT

I served MICHAEL CIOROW

as firsthand

as firsthand

knowledge with My "NOTICE OF COMMON LAW, BRIEF INFORMATION, CLAIM OF LIEN, AFFIDAVIT OF TRUTH, OBLIGATION AND FACTS, and CLAIM IN COMMERCE FOR DAMAGES". With trespass he/she refused to answer.

"He /She who does not deny, admits"

"SUB UMBRA LARUM TAURUM"

"BENEATH THE SHADOW OF WINGS, O LORD"

"THE LAW HAS ALVAYS BEEN ON YOUR SIDE-USE IT TO BUILD ABITTER, STRONGER AMERICA"

I Women of Flown and Blood, UCC 1-308, UCC 1-103.6

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NOTICE OF COMMON LAW, BRIEF INFORMATION CLAIM OF LIEN OBLIGATION, AFFIDAVIT OF TRUTH AND FACTS

Party/Grievant/Crime Victim/Accuser/Lienor: Elena Strujan, a.k.a: Elena Chitoiu; a natural woman, Sui Juris, Under Duress,
P. O. Box 20632, New York, New York, 10075
646-234-2421, estrujan2016@gmail.com
6/16/2017

RESPONDENT/LIENEES/ACCUSED
MICHAEL CIOROIU - A PERSON, Michal Cioroiu - a man.
AND ALL OTHERS UNLISTED, BOTH KNOWN AND UNKNOWN

AFFIDAVIT OF TRUTH AND FACTS

I Elena Strujan, a.k.a: Elena Chitoiu; a natural woman, aggrieved, wronged, harmed, abused. Sui Juris, Under Duress said under oath that the facts stated herein are correct, true, complete, not misleading, admissible as evidence and signed under penalty of perjury.

This NOTICE is hereby given that failure or refusal to contest the present AFFIDAVIT OF TRUTH AND FACTS within thirty (30) days all My point—by—point basis shall be an admission that the points and facts listed below are settled facts and shall create the legal presumption that your constructive silence is to conceal incriminating evidence. A failure to contest the facts below under an AFFIDAVIT OF TRUTH AND FACTS, under SWORN OATH by the <u>firsthand knowledge</u>, and under Penalty of Perjury addressing each and every point Means agree with the un-addressed facts and points as set forth and with the obligations described.

IMPORTANT MENTION AT NOTICE

Received of this AFFIDAVIT OF TRUTH AND FACTS wants a response as required above. Acquiescence will be your answer to all above statements if you fail or refuse to send Me a written response in a custom of a rebuttal. Simply denial of the facts below is not enough to rebut the points and facts outlined below. Written evidence and sworn testimony are obligatory to rebut each and every point denied. "All Men and woman know that the foundation of the law and commerce exists in the telling of the truth, the whole truth, and nothing but the truth. Truth, as a valid statement of reality, is sovereign in commerce".

The Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distress are all corporate government. Later government cannot exercise the power to expunge commercial process.

Acquiescence = "A person noun acquiescence; the reluctant acceptance of something without protest", " the act or condition of acquiescing or giving tacit assent; agreement or consent by silence or without objection: compliance "[Google].

"An Affidavit if not contested in a timely manner is considered undisputed facts as a matter of law" – [Morris v. NCR, 44 SW2d 433]. "Silence can only be equated with fraud where there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading"[U.S. v Pruden, 424 F.2d 1021(1970)].

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"DUE PROCESS: "No person shall... be deprived of life, liberty, or property without 'due process of law'; [5th Amendment] a similar provision exists in all the state constitutions: the phrases 'due course of law and the 'law of the land' are sometimes used; but, all three of these phrases have the same Meaning; and, that applies conformity with the ancient and customary laws of the English people or laws indicated by parliament..." Davidson v. New Orleans 96 U.S. 97, 24, L Ed 616. "Due course of law' is a phrase synonymous with 'due process of law' or 'law of the land' and Means law in its regular course of administration through courts of justice." Kansas Pac. Ry. Co. v. Dun Meyer 19 KAN 542.

"Law in its regular course of administration through courts of justice is due process." Leeper v. Texas, 139, U.S. 462, II SUP CT, 577, 35 L ED 225.

"Due process of law and the equal protection of the laws are secured if the laws operate on all alike and do not subject the individual to an arbitrary exercise of the powers of government. Duncan v. Missouri, 152, U.S. 382,14 SUP. CT. 570, 38 L. ED. 485.

CONCLUSION: All rights are protected by due process which is the restraint upon government. It is the duty of the Constitutional Law Enforcement Officer, a/k/a Sheriff or U.S. Marshal, to arrest the officers acting under color of law; and, to seek an indictment. Failure to do so is felony rescue.

MAXIMS OF COMMERCIAL LAW " We must give up wrongs, not rights, for a better society". William Pitt of the British House 1. of commons once proclaimed "Necessity is the plea for every infringement of human liberty; it is the argument of tyrants; it is the creed of slaves".

"An unrebuted affidavit stands as truth in commerce". 2.

"When injustice becomes law, the resistance becomes duty"- Th. Jefferson. 3.

"When the people acting in the name of government violate ethics, they break trust with 4.

"All workman is worthy of his hire". 5.

"It is against equity for freeman not having the free disposal of their own property". б.

"Lex malla, lex milla. A had law is no law." Cassandra Clare, Lady Midnight, 7.

"No one is above-the-law". 8.

"Truth is expressed in the form of an affidavit"- in commerce an affidavit is the base for any 9. commercial transaction.

"He who does deny, admits". 10.

"A un-rebutted affidavit is the judgment in commerce. There is nothing to resolve. Any II.proceedings in a court, tribunal, or arbitration forum consists of a consent, or duel, of commercial affidavits wherein the points remaining un -rebutted in the end stand as the facts to which a judgment is applied".

In Commerce, for all problems to be resolved it must to be asked. Legal Maxim "He who 12.

fails to assert his rights, has none".

"He who does not repeal a wrong when he can, occasions it"." 13.

"A rebutted affidavit is a battlefield first loses by default ".]4.

"A lien or claim can be satisfied only by sworn Affidavits which rebut each point or by 15. resolution of a jury, or by payment. In commerce, a lien or claim can be satisfied by: "A sworn Affidavit", (b) Resolution by a common law jury summoned by a Sharif. based on the Seventh Amendment, for dispute over \$20,00, (c) Agreement and payment"

" If the plaintiff does not prove his case, the defendant is absolved". 16.

"Courts are for the people to command the power of the State". 17.

PLAIN STATEMENT OF FACTS

- 1. FACT: I, Elena Strujan, a natural living woman, I am a victim of trespasses done by Dr. MICHAEL CIOROIU.
- 2. FACT: I, Elena Strujan, a natural living woman, I was very ill due some external hemorrhoids.
- 3. FACT: On 1999 or 2000 MICHAEL CIOROIU performed surgery to Me regarding My external hemorrhoids.
- 4. FACT: With Trespass, Abusive, Unlawfully, with Malpraetice, and with high greed for money MICHAEL CIOROIU cut My anal visceral muscles and reduced the diameter of My anal orifice.
- 5. FACT: When I came at first and last visit after surgery in MICHAEL CIOROIU's office he told me "you will be my client from now every month because you have to come at dilatation. You have Oxford Insurances very good for me". I was paralyzed!
- 6. FACT: Initially, I considered as a normal reaction after surgery. Later I understood MICHAEL CIOROIU affirmations and his happiness. Later, a Romanian patient of MICHAEL CIOROIU told Me you did the same to him.
- 7. FACT: My entire pain and suffering post-surgery was due to MICHAEL CIOROIU GROSS TRESPASS.
- 8. I was dying. A nurse called and she put me to talk wormicated Giorone (es).
- 9. FACT: You, MICHAEL CIOROIU asked Me to send My daughter with the taxi to give her for Me Percocet to ameliorate My terrible pain was due to your criminal acts.
- 10. FACT: Working at Endoscopy unit for years a saw many patients coming for dilatation which is a very painful procedure.
- 11. FACT: For years every day I had and have to support the pain due to MICHAEL CIOROIU criminal acts by having an adult body and an anus as a kid.
- 12. FACT: In a Court of Record under Common Law Jurisdiction is not any statute of limitation.

FOR THIS:

1. I have intention to open a criminal case against MICHAEL CIOROIU.

Because Justice was not served yet, the named MICHAEL CIOROIU as RESPONDENT /LIENEES/ACCUSED, have thirty (30) days from the date of service of this Affidavit to compensate Elena Strujan in full fivehundredmillionsdollars (\$500,000,000.00), in hundreds, or provide SWORN AFFIDAVITS and evidence to rebut the above statements of fact or to cure by providing Elena Strujan with:

- 1. COPY OF ALL LETTERS EMAILS sent to you regarding trespasses done by you to Me.
- 2. COPY WITH YOUR ANSWERS at My many letters (faxes) sent to YOU.
- COPIES of your medical reports.
- WRITEN STATEMENTS why you cut My anus.
- 5. WRITTEN STATEMENT WHY YOU PRACTICE UNLAWFUL ACTS.



6. WRITTEN STATEMENT WHY YOU prescribed Me PERCOSET.

7. WRITTEN STATEMENTS WHY YOU IGNORED MY CONSTITUTIONAL RIGHTS and discriminate Me under color of law.

I say here, and I will verify in open Court if necessary that all herein be true. I will do My best, and God will do the rest. All Rights Reserved. None

waived.

New York, New York

Dated:

June 16, 2017

Elena Strujan-Petitioner/a natural living woman

Sui Juris, Under Duress

Member of Constitution First Amendment Press Association.

NOTARY

free will act and deed.

DU MEI CEN

Notary Public - State of New York NO. 010E6301617

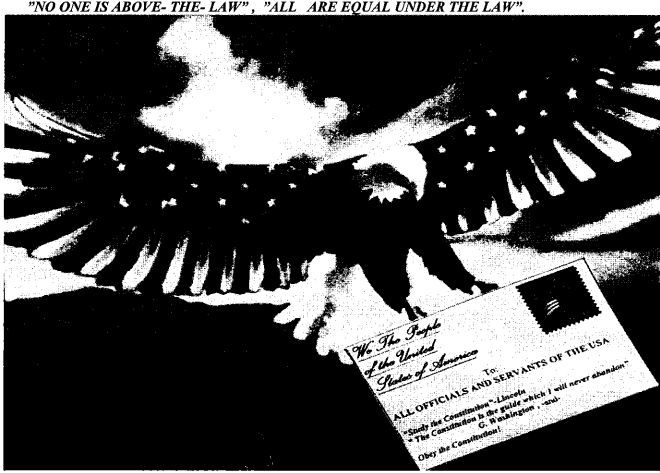
Qualified in Queens County

My Commission Expires Apr 21, 2018

6/6/17 6/6/17

" WHEN INJUTICE BECOMES LAW, THE RESISTENCE BECOMES DUTY"- Th. Jefferson "THE CONSTITUTION IS THE GUIDE WHICH I WILL NEVER ABANDON"-G. Washington. "THE LAW HAS ALWAYS BEEN ON YOUR SIDE- USE IT TO BUILD A BETTER, STRONGER AMERICA".

"NO ONE IS ABOVE- THE- LAW", "ALL ARE EQUAL UNDER THE LAW".



| The United | States District | Court | Southern | District | of New | York |
|------------|-----------------|-------|----------|----------|--------|------|
| | | v | | | | |

Elena Strujan Plaintiff, DOCKET:

MICHAEL CIOROIU ALL OTHERS UNLISTED, BOTH KNOWN AND UNKNOWN.

REQUEST FOR CERTIFICATE OF DEFAULT

WRONGDOERS/DEFENDANTS

TO: CHIEF DEPUTY CLERK

UNITED STATES DISTRICT COURT- SOUTHERN DISYTRICT DISTRI COURT OF NEW YORK

1of 2

By Elena; of the family Strujan Claimant/ Plaintiff REQUEST FOR CERTIFICATE OF DEFAU

Please enter the default of WRONGDOERS/ DEFENDANTS MICHAEL CIOROIU and ALL OTHERS UNLISTED, BOTH KNOWN pursuant to Res Ipsa Loquitur* and Mala in se **, for failure to cure and to rebut with an Affidavit of Truth as Firsthand knowledge at My lawful "NOTICE OF COMMON LAW, BRIEF INFORMATION, CLAIM OF LIEN OBLIGATION, AFFIDAVIT OF TRUTH AND FACTS" as fully appears from the Court file herein and from attached affirmation.

I say here, and I will verify in open Court if necessary that all herein be true. I will do My best, and God will do the rest. I Reserve ALL Natural God-Given Birthrights, Waiving None, Ever UCC1-108, UCC 1/103.6.

Dated: August 16, 2018

"SUB UMBRA ALARUM TAURUM"

"BENEATH THE SHADOW OF WINGS, O LORD"

"THE LAW HAS ALWAYS BEEN ON YOUR SIDE- USE IT
TO BUILD A BETTER, STRONGER AMERICA"

I Women of Flesh and Blood, UCC 1-308, UCC 1-103.6
"OBEY THE CONSTITUTION"

Elena Strujan-Petitioner, a common woman Sui Juris, Under Duress, Attornatus Privatus. P. O. Box 20632, New York, N. Y., [10075] 646-234-2421, estrujan2016@gmail.com

Wrote and printed from a Public computer and printer with all risks.

WITNESS: My hand and official seal. End of document.

* Res ipsa loquitur - Wikipedia https://en.wikipedia.org/wiki/Res_ipsa_loquitur
In the common law of torts, res ipsa loquitur (Latin for "the thing speaks for itself") is a doctrine that infers negligence from the very nature of an accident or injury in the absence of direct evidence on how any defendant behaved.

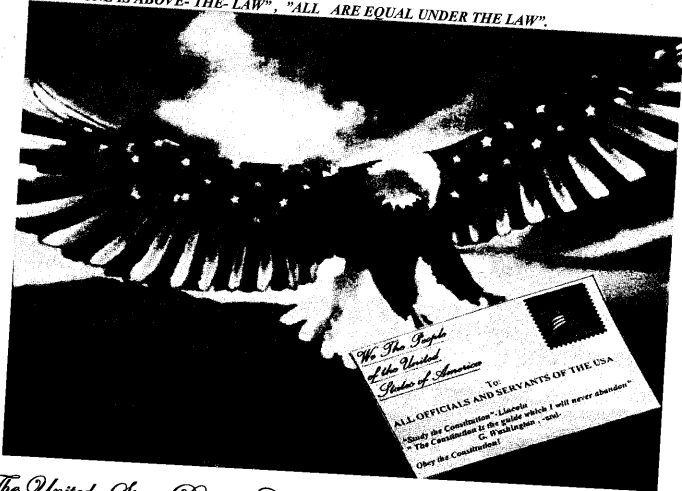
Res ipsa loquitur - Legal Dictionary | Law.com https://dictionary.law.com/Default.aspx?selected=1823 res ipsa loquitur. (rayz ip-sah loh-quit-her) n. Latin for "the thing speaks for itself," a doctrine of law that one is presumed to be negligent if he/she/it had exclusive control of whatever caused the injury even though there is no specific evidence of an act of negligence, and without negligence the accident would not have ...

** Mala In Se - Criminal Law Crime Classifications | LectLaw.com(https://www.lectlaw.com/mjl/cl018.htm)
Mala in se (the singular is malum in se) is a term that signifies crime that is considered wrong in and of itself. The phrase is Latin and literally means wrong in itself. This class of crime is contrasted by crimes mala prohibita, the Latin term for "wrong because they are prohibited."



" WHEN INJUTICE BECOMES LAW, THE RESISTENCE BECOMES DUTY"- Th. Jefferson "THE CONSTITUTION IS THE GUIDE WHICH I WILL NEVER ABANDON"-G. Washington. " THE LAW HAS ALWAYS BEEN ON YOUR SIDE- USE IT TO BUILD A BETTER, STRONGER

"NO ONE IS ABOVE- THE- LAW", "ALL ARE EQUAL UNDER THE LAW".



| 2000 Co. | | | |
|---------------|----------------|------------|-------------------------------|
| The United | States Ofice | ⊘ a | |
| | Pauco Distract | Oourt | Southern District of Charles |
| Elena Struige | | x | Southern District of New York |

Elena Strujan

Plaintiff,

MICHAEL CIOROIU ALL OTHERS UNLISTED, BOTH KNOWN UNKNOWN

WRONGDOERS/DEFENDANTS

DOCKET: ____

PROPOSEDE ORDER FOR DEFAULT JUDGMENT

ORDER OF DEFAULT JUDGMENT

1of 2

By Elena; of the family Strujan Claimant/Plaintiff PROPOSED ORDER



COMES NOW THE ABOVE –ENTITLED COURT OF RECORD and ORDERED that, pursuant the Res Ipsa Loquitur's doctrine and Mala in se under Common Law Jurisdiction, the Claimant's Elena Strujan Motion for Default Judgment in NON-JUDICIAL CASE against WRONGDOERS/DEFENDANTS MICHAEL CIOROIU and ALL OTHERS UNLISTED, BOTH KNOWN is granted in amount of \$500.000, 000.00(fivehundredmillionsdolalrs) in hundred.

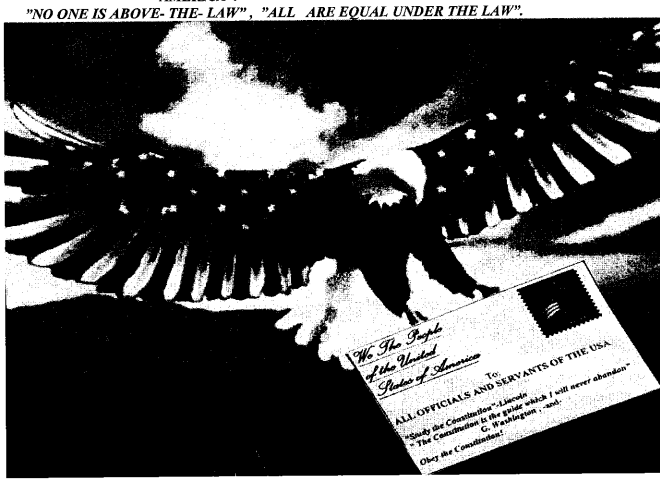
| DONE this | the | th day | of | , 2018. |
|-----------|------|--------|----|---------|
| | VIII | 4.44 | | , |

MAGISTRATE,

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK



" WHEN INJUTICE BECOMES LAW, THE RESISTENCE BECOMES DUTY"- Th. Jefferson "THE CONSTITUTION IS THE GUIDE WHICH I WILL NEVER ABANDON"-G. Washington. " THE LAW HAS ALWAYS BEEN ON YOUR SIDE- USE IT TO BUILD A BETTER, STRONGER AMERICA".



| The United | States D | istrict | Court | Southern District of New York |
|-----------------|------------|---------|--------------|-------------------------------|
| | | | X | |
| Elena Strujan | | | _ | DOCKET: |
| - | Plaintiff, | | | |
| | v. | | | |
| MICHAEL CIOROIU | | | | NOTICE OF ENTRY OF ORDER |

ALL OTHERS UNLISTED, BOTH KNOWN UNKNOWN

WRONGDOERS/DEFENDANTS

FOR DEFAULT JUDGMENT

ENTRY OF ORDER OF DEFAULT JUDGMENT

1of 2

By Elena; of the family Strujan Claimant/ Plaintiff PROPOSED ORDER



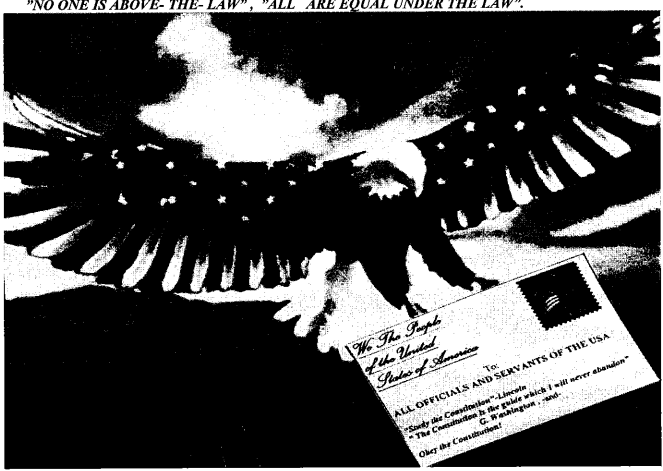
Claimant, Elena Strujan, a natural woman, a victim crime require the Clerk of the Court Enter the ORDER OF DEFAULT JUDGMENT under Res Ipsa Loquitur and Mala in se doctrine under Common Law against MICHAEL CIOROIU ALL OTHERS UNLISTED, BOTH KNOWN and UNKNOWN at this time.

| Dated thisday | y oī, 2018 | |
|---------------|------------|-----------------|
| | | |
| | | |
| | | |
| | | |
| | Cle | rk of the Court |



" WHEN INJUTICE BECOMES LAW, THE RESISTENCE BECOMES DUTY"- Th. Jefferson "THE CONSTITUTION IS THE GUIDE WHICH I WILL NEVER ABANDON"-G. Washington. " THE LAW HAS ALWAYS BEEN ON YOUR SIDE- USE IT TO BUILD A BETTER, STRONGER AMERICA".

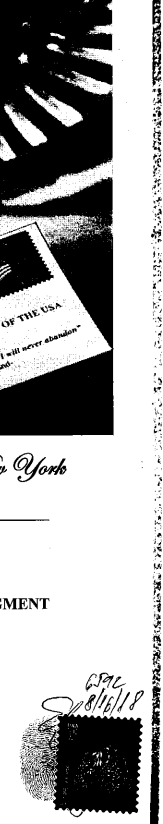
"NO ONE IS ABOVE- THE- LAW", "ALL ARE EQUAL UNDER THE LAW".



| The United | States District | Court | Southern District of New York |
|---------------|-----------------|-------|-------------------------------|
| | | x | |
| Elena Strujan | | | DOCKET: |
| • | Plaintiff | | |

MICHAEL CIOROIU

ALL OTHERS UNLISTED, BOTH KNOWN UNKNOWN WRONGDOERS/DEFENDANTS FILE ON DEMAND OF **CERTIFICATE** FOR DEFAULT JUDGMENT



COMES NOW Equal Shulfan A NATURAL CITIZEN OF THE REPUBLIC, LIVING IN THE REPUBLIC OF NEW YORK, TO DEMAND that the clerk perform only a ministerial function, that the clerk not perform any tribunal functions, and that the Clerk file the attached true paper in response to the above case.

USC 18 §2076 - Clerk is to file: Whoever, being a clerk willfully refuses or neglects to make or forward any report, certificate, statement, or document as required by law, shall be fined under this title or imprisoned not more than one year, or both.

<u>USC 18§2071 - Whoever willfully</u> and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, documents filed or deposited with any clerk or officer of any court, shall be fined or imprisoned not more than three years, or both.

18 USC §1512b - Whoever knowingly uses intimidation, threatens, or corruptly persuades another person, or attempts to do so, or engages in misleading conduct toward another person, with intent to - (1) influence, delay, or prevent ... an official proceeding; (2) cause or induce any person to - (a) withhold ... a document, or other object, from an official proceeding; (b) alter, destroy, mutilate, or conceal an official proceeding; ... shall be fined under this title or imprisoned not more than 20 years, or both.

N.Y. Penal Code §195.00, official misconduct by knowingly ... failing to perform duties, which act, or failure to act, is designated an act of Official Misconduct and is a Class A misdemeanor

N.Y. Penal Code §195.05, obstructing governmental administration in the second degree by intentionally obstructing, impairing or perverting the administration of law, government function of performance of official function by intimidation, force, interference or unlawful act, which act, or failure to act, is designated an act of Official Misconduct and is a Class A misdemeanor.

I say here, and I will verify in open Court if necessary that all herein be true. I will do my best, and God will do the rest.

All Rights Reserved Under UCC1-308 None waived

Dated: August 16, 2018

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"BLAKEATH THE JILLDOW OF WINGS, O LORD"
"THE LAW HAS ALWAYS BEEN ON YOUR SIDE-USE IT
TO BUILD A BETTER, STRONGER AMERICA"

I Women of Flesh and Blood, UCC 1-308, UCC 1-103.6

"OBEY THE CONSTITUTION"

Elena Strujan- Claimant a natural woman Sui Juris, Under Duress, Attornatus Privatus. P. O. Box 20632, New York, N. Y., [10075]

646-234-2421, estrujan2016@gmail.com

